UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/653,787	09/03/2003	James Clough	200308676-1	6929
²²⁸⁷⁹ HEWLETT PA	7653,787 09/03/2003 James Clough 879 7590 12/07/2007 EWLETT PACKARD COMPANY	EXAMINER		
P O BOX 272400, 3404 E. HARMONY ROAD			HUSSAIN, TAUQIR	
				PAPER NUMBER
		2152		
			NOTIFICATION DATE	DELIVERY MODE
			12/07/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM mkraft@hp.com ipa.mail@hp.com

		Application No.	Applicant(s)			
Office Action Summary		10/653,787	CLOUGH ET AL.			
		Examiner	Art Unit			
		Tauqir Hussain	2152			
Period fo	The MAILING DATE of this communication apport	pears on the cover sheet wit	th the correspondence address			
A SH WHIC - Exte after - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPLICHEVER IS LONGER, FROM THE MAILING Densions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 136(a). In no event, however, may a re will apply and will expire SIX (6) MON e, cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 29 C	October 2007.				
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under be	Ex parte Quayle, 1935 C.D.	. 11, 453 O.G. 213.			
Disposit	ion of Claims					
4)🛛	Claim(s) 1,3,7,9,13,18,23,28,29,33 and 34 is/a	are pending in the applicati	on.			
	4a) Of the above claim(s) is/are withdra	wn from consideration.				
5)	Claim(s) is/are allowed.					
•	Claim(s) <u>1,3,7,9,13,18,23,28,29,33 and 34</u> is/are rejected.					
_	Claim(s) is/are objected to.					
8)[_]	Claim(s) are subject to restriction and/o	or election requirement.				
Applicat	ion Papers					
9)	The specification is objected to by the Examine	er.				
10)	The drawing(s) filed on is/are: a) acc	cepted or b) objected to I	by the Examiner.			
	Applicant may not request that any objection to the					
	Replacement drawing sheet(s) including the correct					
11)	The oath or declaration is objected to by the Ex	xaminer. Note the attached	Office Action or form PTO-152.			
Priority	under 35 U.S.C. § 119					
' a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea See the attached detailed Office action for a list	ts have been received. ts have been received in A ority documents have been u (PCT Rule 17.2(a)).	pplication No received in this National Stage			
Attachme	·	. □				
· ==	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	· ·	ummary (PTO-413) s)/Mail Date			
3) Info	rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Ir 6) Other:	nformal Patent Application —			

DETAILED ACTION

Response to Amendment

1. This office action is in response to amendment /reconsideration filed on 10/29/2007, the amendment/reconsideration has been considered. Claims, 1, 7, 13, 18, 23, 29, 33 and 34 have been amended and therefore claims 1, 3, 7, 9, 13, 18, 23, 28-29 and 33-34 are pending for examination, the rejection cited as stated below.

Response to Arguments

2. Applicant's arguments have been fully considered but are moot in view of the new ground(s) of rejection.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "determining if the identified port address is listed by the policy data", "the use data being based on the billing information for a particular venue station", "usable to charge a fee for acting on the network request" must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Claim Rejections - 35 USC § 101

3. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

10/653,787 Art Unit: 2152

4. As to claims 13 and 18, In the light of specification on page 6, [0025], applicant has provided that applicant intends the medium to include transmission media "infrared" as such claim is drawn to a form of signal and light waves. Carrier waves or signal does not fall into one of the four categories of invention and therefore, claims 9-16 is not statutory. Signal is not a series of steps or acts and thus is not a process. Signal is not a physical article or object and such is not a machine or manufacture. Signal is not a combination of substances and therefore, not a composition of matter.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 3, 7, 9, 13, 18, 23, 28, 29, 33 and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (Pub. No.: US 2003/0105643 A1), hereinafter "Chen" in view of Yoshimura et al. (Pub. No.: US 2003/0069972 A1), hereinafter "Yoshimura".
- 6. As to claims 1,13,23,33, Chen discloses, communicating with the network infrastructure to identify a network address from which the network request originated (Chen, Fig.5, [0080, lines 24-27], where hotel server knowing the data port from which IP request came in), the network address being a port address through which a

10/653,787

Art Unit: 2152

particular one of the plurality of venue stations is connected to the network infrastructure (Chen, [0080], where port addresses are know to the server by means of connected via hub or router); and

accessing policy data, the policy data being electronic data listing a port address and billing information for each authorized venue station (Chen, Fig.5, step-S503, [0084], where queries performed to hotel's database and room key information corresponding to the IP address mapped against the specific data port is obtained);

determining if the identified port address is listed by the policy data (Chen, Fig.6, step-s604, [0089], where determination is made by querying the data warehouse server to find corresponding information); and

accepting the network request and reporting use data only upon a determination that the identified port address for the particular one of the plurality of venue station is listed as a port address for an authorized venue station (Chen, Fig.6, step-s611 [0089], where upon determining no matching data found failure message is sent to the server 18 and alternately print job is processed which means request has been accepted), the use data being based on the filling information for the particular venue station and usable to charge a fee for acting on the network request (Chen, Fig.6, [0094], where accounting software contained within hotel server calculate the charge for printing operation and bill the guest accordingly using above discussed identification information).

Chen however is silent on disclosing explicitly, "port address being a port of hub or router".

10/653,787

Art Unit: 2152

Yoshimura however discloses, "port address being a port of hub or router" (Yoshimura, Fig.6, [0158], where users can be identified by port address of the VPN router they connected to).

Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Yoshimura "port address being a port of the hub or router" with the teachings of Chen in order to provide a control program on a data center managing server creates a VLAN configuration table so as to allocate a user-dedicated VLAN including plural network switches for each user company, thereby configuring the ports of a load balancer and network switches allocated to a user to the user-dedicated VLAN.

As to claims 7,18,29,34, Cherry discloses, receiving a print request routed 7. through a network infrastructure (Chen, Fig.6, [0087], where printing process is shown on hotel network infrastructure), the request being received from one of a plurality of authorized venue stations connected to the network infrastructure (Chen, Fig.6, [0089], where determination is made if the requested venue is an authorized venue);

communicating with the network infrastructure to identify a network address from which the print request originated (Chen, [0080], where server knows the data port from which message has been originated) the network being a port address through which a particular one of the plurality of venue stations is connected to the network infrastructure (Chen, [0080], where port addresses are know to the server by means of connected via hub or router);

accessing policy data, the policy data being electronic data listing a port address and billing information for each authorized venue station (Chen, Fig.5, step-S503, [0084], where queries performed to hotel's database and room key information corresponding to the IP address mapped against the specific data port is obtained);

determining if the identified port address is listed by the policy data (Chen, Fig.6, step-s604, [0089], where determination is made by querying the data warehouse server to find corresponding information); and

acting upon the print request only if the identified port address for the particular one of the plurality of venue stations is listed as port address for an authorized venue station (Chen, Fig.6, step-s611 [0089], where upon determining no matching data found failure message is sent to the server 18 and alternately print job is processed which means request has been accepted), the use data being based on the billing information for the particular venue station and usable to charge a fee for acting on the print request (Chen, Fig.6, [0094], where accounting software contained within hotel server calculate the charge for printing operation and bill the guest accordingly using above discussed identification information).

Chen however is silent on disclosing explicitly, "port address being a port of hub or router".

Yoshimura however discloses, "port address being a port of hub or router"

(Yoshimura, Fig.6, [0158], where users can be identified by port address of the VPN router they connected to). Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Yoshimura

10/653,787 Art Unit: 2152

"port address being a port of the hub or router" with the teachings of Chen in order to provide a control program on a data center managing server creates a VLAN configuration table so as to allocate a user-dedicated VLAN including plural network switches for each user company, thereby configuring the ports of a load balancer and network switches allocated to a user to the user-dedicated VLAN.

- 8. As to claim 3, Chen and Yoshimura disclose the invention substantially as in parent claim 1, including, wherein the acts of communicating and accepting are performed by the network device (Chen, Fig.5, Step-s501, where hotel server is a network device and accepts or rejects the originated requests from clients or venue stations).
- 9. As to claims 9, Chen and Yoshimura disclose the invention substantially as in parent claim 7, including, wherein the acts of receiving, communicating, and determining are all performed by a printing device responsible for acting on the print request (Chen, Fig.4, element-22, where printer interface shares the same system bus along with key reader and network interface).
- 10. As to claim 28, Chen and Yoshimura disclose the invention substantially as in parent claim 23, including, wherein the source detector and the request manager are embedded in a network device (Chen, Fig.5, step-S501, [0080], where hotel server detects the request for an IP).

10/653,787

Art Unit: 2152

Examiner's Note: Examiner has cited particular columns and line numbers in the references, as applied to the claims above for the convenience of the applicant.

Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in its entirety as potentially teaching of all or part of the claimed invention, as well as the context.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tauqir Hussain whose telephone number is 571-270-1247. The examiner can normally be reached on 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob Jaroenchonwanit can be reached on 571 272 3913. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TH 11/30/2007

> BUNJOB JAROENCHONWANIT SUPERVISORY PATENT EXAMINER

> > 12/4/7

Application/Control Number:
10/653,787
Art Unit: 2152

DETAILED ACTION

Response to Amendment

Page 2

10/653,787

See 8 Page 2

10/653,787

Art Unit: 2152

DETAILED ACTION

Response to Amendment

1. This office action is in response to amendment /reconsideration filed on 10/29/2007, the amendment/reconsideration has been considered. Claims x-xx are pending for examination, the rejection cited as stated below.

Response to Arguments

2. Applicant's arguments have been fully considered but are moot in view of the new ground(s) of rejection.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "determining if the identified port address is listed by the policy data", "the use data being based on the billing information for a particular venue station", "usable to charge a fee for acting on the network request" must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Tangis, breamble mormally shouldnut be given father weight unless it gives like and vitality potentables weight unless it gives like and vitality to the chain you address preamble with estation, you are spenning you door for applicantiargunate Discuss with pre

10/653,787 Art Unit: 2152

- 3. Claims 1, 3, 7, 9, 13, 18, 23, 28, 29, 33 and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (Pub. No.: US 2003/0105643 A1), hereinafter "Chen" in view of Yoshimura et al. (Pub. No.: US 2003/0069972 A1), hereinafter "Yoshimura".
- 4. As to claims 1,13,23,33 Cherry discloses, authorizing a network request, the request routed (hough a network infrastructure to a network device (Chen, Fig.1, Abstract) from one of a plurality of authorized and unauthorized venue stations connected to the network infrastructure (Chen, Fig.1, [0023], where hotel room has a laptop connected home office device connected via internet as authorized and unauthorized venue stations), comprising:

communicating with the network infrastructure to identify a network address from which the network request originated (Chen, Fig.5, [0080, lines 24-27], where hotel server knowing the data port from which IP request came in), the network address being a port address through which a particular one of the plurality of venue stations is connected to the network infrastructure (Chen, [0080], where port addresses are know to the server by means of connected via hub or router); and

accessing policy data, the policy data being electronic data listing a port address and billing information for each authorized venue station (Chen, Fig.5, step-S503, [0084], where queries performed to hotel's database and room key information corresponding to the IP address mapped against the specific data port is obtained);

determining if the identified port address is listed by the policy data (Chen, Fig.6, step-s604, [0089], where determination is made by querying the data warehouse server to find corresponding information); and

accepting the network request and reporting use data only upon a determination that the identified port address for the particular one of the plurality of venue station is listed as a port address for an authorized venue station (Chen, Fig.6, step-s611 [0089], where upon determining no matching data found failure message is sent to the server 18 and alternately print job is processed which means request has been accepted), the use data being based on the filling information for the particular venue station and usable to charge a fee for acting on the network request (Chen, Fig.6, [0094], where accounting software contained within hotel server calculate the charge for printing operation and bill the guest accordingly using above discussed identification information).

Chen however is silent on disclosing explicitly, "port address being a port of hub or router".

Yoshimura however discloses, "port address being a port of hub or router" (Yoshimura, Fig.6, [0158], where users can be identified by port address of the VPN router they connected to).

Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Yoshimura "port address being a port of the hub or router" with the teachings of Chen in order to provide a control program on a data center managing server creates a VLAN configuration table

10/653,787

Art Unit: 2152

so as to allocate a user-dedicated VLAN including plural network switches for each user company, thereby configuring the ports of a load balancer and network switches allocated to a user to the user-dedicated VLAN.

5. As to claims 7,18,29,34, Cherry discloses, receiving a print request routed through a network infrastructure (Chen, Fig.6, [0087],where printing process is shown on hotel network infrastructure), the request being received from one of a plurality of authorized venue stations connected to the network infrastructure (Chen, Fig.6, [0089], where determination is made if the requested venue is an authorized venue);

communicating with the network infrastructure to identify a network address from which the print request originated (Chen, [0080], where server knows the data port from which message has been originated) the network being a port address through which a particular one of the plurality of venue stations is connected to the network infrastructure (Chen, [0080], where port addresses are know to the server by means of connected via hub or router);

accessing policy data, the policy data being electronic data listing a port address and billing information for each authorized venue station (Chen, Fig.5, step-S503, [0084], where queries performed to hotel's database and room key information corresponding to the IP address mapped against the specific data port is obtained);

determining if the identified port address is listed by the policy data (Chen, Fig.6, step-s604, [0089], where determination is made by querying the data warehouse server to find corresponding information); and

acting upon the print request only if the identified port address for the particular one of the plurality of venue stations is listed as port address for an authorized venue station (Chen, Fig.6, step-s611 [0089], where upon determining no matching data found failure message is sent to the server 18 and alternately print job is processed which means request has been accepted), the use data being based on the billing information for the particular venue station and usable to charge a fee for acting on the print request (Chen, Fig.6, [0094], where accounting software contained within hotel server calculate the charge for printing operation and bill the guest accordingly using above discussed identification information).

Chen however is silent on disclosing explicitly, "port address being a port of hub or router".

Yoshimura however discloses, "port address being a port of hub or router"

(Yoshimura, Fig.6, [0158], where users can be identified by port address of the VPN router they connected to). Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Yoshimura "port address being a port of the hub or router" with the teachings of Chen in order to provide a control program on a data center managing server creates a VLAN configuration table so as to allocate a user-dedicated VLAN including plural network switches for each user company, thereby configuring the ports of a load balancer and network switches allocated to a user to the user-dedicated VLAN.

- 6. As to claim 3, Chen and Yoshimura disclose the invention substantially as in parent claim 1, including, wherein the acts of communicating and accepting are performed by the network device (Chen, Fig.5, Step-s501, where hotel server is a network device and accepts or rejects the originated requests from clients or venue stations).
- 7. As to claims 9, Chen and Yoshimura disclose the invention substantially as in parent claim 7, including, wherein the acts of receiving, communicating, and determining are all performed by a printing device responsible for acting on the print request (Chen, Fig.4, element-22, where printer interface shares the same system bus along with key reader and network interface).
- 8. As to claim 28, Chen and Yoshimura disclose the invention substantially as in parent claim 23, including, wherein the source detector and the request manager are embedded in a network device (Chen, Fig.5, step-S501, [0080], where hotel server detects the request for an IP).

Examiner's Note: Examiner has cited particular columns and line numbers in the references, as applied to the claims above for the convenience of the applicant.

Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing

10/653,787

Art Unit: 2152

responses, to fully consider the references in its entirety as potentially teaching of all or part of the claimed invention, as well as the context.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tauqir Hussain whose telephone number is 571-270-1247. The examiner can normally be reached on 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob Jaroenchonwanit can be reached on 571 272 3913. The fax phone

10/653,787 Art Unit: 2152

number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TH 11/30/2007